

**BEFORE THE
PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**



FILED

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In the Matter of the Application of San Diego Gas & Electric Company (U 902 G) and Southern California Gas Company (U 904 G) for Authority to Integrate Their Gas Transmission Rates, Establish Firm Access Rights, and Provide Off-System Gas Transportation Services.

A.04-12-004
(Filed December 2, 2004)

**COMMENTS OF
PACIFIC GAS AND ELECTRIC COMPANY (U 39 G)
ON PROPOSED DECISIONS**

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November 20, 2006

**BEFORE THE
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In the Matter of the Application of San Diego Gas & Electric Company (U 902 G) and Southern California Gas Company (U 904 G) for Authority to Integrate Their Gas Transmission Rates, Establish Firm Access Rights, and Provide Off-System Gas Transportation Services.

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**COMMENTS OF
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In accordance with Rule 14.3 of the Commission's Rules of Practice and Procedure, Pacific Gas and Electric Company ("PG&E") hereby submits its separate comments on the Proposed Decision ("PD") of Administrative Law Judge Wong and Alternate Proposed Decision ("APD") of Commission Brown issued October 31, 2006 in Phase 2 of the above-captioned proceeding of San Diego Gas & Electric Company ("SDG&E") and Southern California Gas Company ("SoCalGas") (collectively "SDG&E/SoCalGas").¹

PG&E generally supports both the PD and APD rulings adopting firm access rights (FAR) on the integrated systems of SDG&E/SoCalGas. The PD and APD properly order SDG&E/SoCalGas to provide a set-aside for the five G-XF long-term contracts with PG&E at the Kern River Station receipt point.² Both the PD and APD note that the sixth G-XF long term contract was already included in the Step 1 set-aside for SDG&E's core.³

The PD and APD acknowledge that the basic underlying system of firm tradable transmission rights has worked and functioned well in northern California under the Gas Accord

¹ PG&E and SDG&E/SoCalGas have submitted joint comments on the off-system issues addressed in the PD and APD.

² See PD/APD at 90-91.

³ *Id.* at 91 n.49.

Structure.⁴ PG&E agrees that a system of firm tradable rights will be beneficial to the southern California market as well. Indeed, one only needs to look at the 2001 energy crisis to see the benefits of firm tradable rights. As explained during the hearing, “the PG&E system fared much better during that time because people had surety that they would be able to get whatever gas they nominated through whatever receipt point they chose.”⁵

In a separate matter, PG&E is very concerned about certain language in both the PD and APD that would permit parties to gain “access to all cost and engineering information” under an “agreed upon protective order” between the requesting part and the utility.⁶ Disclosure of this type of information should not be addressed through any type of generic ruling here, since it may concern the disclosure of critical energy infrastructure information that could present a grave security risk. That type of information is closely guarded by the California gas utilities to preserve the security of the utility system. Additionally, such disclosure could involve the conveyance of substantial customer-specific information or other proprietary gas flow modeling information.

There is simply no reason to make a generic ruling in this proceeding. Indeed, the PD and APD have failed to explain why there is any need to depart from the current practice of allowing, in specific proceedings, third parties to review such information and observe model runs at the utility offices. Hydraulic models of gas transmission systems are highly complex and require extensive knowledge of the operating parameters of each utilities’ facilities, such as minimum and maximum operating pressures, design conditions, and modes of operation. The

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⁴ *Id.* at 63.
⁵ Tr. 2212.
⁶ *See* PD/APD at 72.

Commission should continue the current practice which allows utilities to perform model runs requested by third parties, such as potential new gas suppliers. This practice is sensible, and avoids the thorny security and legal issues outlined above.

Respectfully submitted,

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November 20, 2006

APPENDIX A

SUBJECT INDEX

P. 72 – Delete the following language:

As for ‘access to all cost and engineering information,’ we agree with those parties who request that SDG&E and SoCalGas should provide copies of this kind of information to the requesting parties. The utilities are concerned that this information may be sensitive and that copies should not be given out. We believe, however, that such concerns and adequate safeguards can be provided in the ‘agreed upon protective order’ that binds the requesting party and the utility.

CERTIFICATE OF SERVICE BY ELECTRONIC MAIL OR U.S. MAIL

I, the undersigned, state that I am a citizen of the United States and am employed in the City and County of San Francisco; that I am over the age of eighteen (18) years and not a party to the within cause; and that my business address is Pacific Gas and Electric Company, Law Department B30A, 77 Beale Street, San Francisco, CA 94105.

I am readily familiar with the business practice of Pacific Gas and Electric Company for collection and processing of correspondence for mailing with the United States Postal Service. In the ordinary course of business, correspondence is deposited with the United States Postal Service the same day it is submitted for mailing.

On the 20th day of November 2006, I served a true copy of:

**COMMENTS OF
PACIFIC GAS AND ELECTRIC COMPANY (U 39 G)
ON PROPOSED DECISIONS**

[XX] By Electronic Mail – serving the enclosed via e-mail transmission to each of the parties listed on the official service list for A.04-12-004 with an e-mail address.

[XX] By U.S. Mail – by placing the enclosed for collection and mailing, in the course of ordinary business practice, with other correspondence of Pacific Gas and Electric Company, enclosed in a sealed envelope, with postage fully prepaid, addressed to all parties on the official service list for A.04-12-004 without an e-mail address.

I certify and declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on this 20th day of November 2006 at San Francisco, California.

/s/

STEPHANIE LOUIE

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